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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/595,475	04/21/2006	Timothy Hugh Norman	RED-70 1202	
20311 LUCAS & MEI	7590 07/02/200 RCANTL LLP	EXAMINER		
475 PARK AV	*	STERLING, AMY JO		
15TH FLOOR NEW YORK, N	NY 10016		ART UNIT	PAPER NUMBER
			3632	
			MAIL DATE	DELIVERY MODE
			07/02/2008	PAPER

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.		Applicant(s)		
		10/595,475	10/595,475 NORMAN, TIMOTHY H		THY HUGH	
		Examiner		Art Unit		
		AMY J. STE	RLING	3632		
The MAILING DATE of t Period for Reply	his communication a	ppears on the o	over sheet with the c	correspondence ac	idress	
A SHORTENED STATUTORY WHICHEVER IS LONGER, FR - Extensions of time may be available und after SIX (6) MONTHS from the mailing - If NO period for reply is specified above, - Failure to reply within the set or extende Any reply received by the Office later the earned patent term adjustment. See 37	ROM THE MAILING er the provisions of 37 CFR of this communication. the maximum statutory period period for reply will, by status three months after the main	DATE OF THIS 1.136(a). In no even od will apply and will e ute, cause the applica	S COMMUNICATION t, however, may a reply be tin expire SIX (6) MONTHS from ation to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).		
Status						
Responsive to community     This action is <b>FINAL</b> .     Since this application is closed in accordance with	2b)∏ Th in condition for allow	nis action is no vance except fo	or formal matters, pro		e merits is	
Disposition of Claims						
4)	) is/are withdo lowed. ected. pjected to.	rawn from cons				
	stad ta butba Evansi					
9) The specification is object 10) The drawing(s) filed on _ Applicant may not request Replacement drawing sheet 11) The oath or declaration is	is/are: a) ☐ action and action to the det(s) including the corre	ccepted or b) ne drawing(s) be ection is required	held in abeyance. See I if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	• •	
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachment(s)  1) Notice of References Cited (PTO-89)  2) Notice of Draftsperson's Patent Dra  3) Information Disclosure Statement(s) Paper No(s)/Mail Date	wing Review (PTO-948)		I) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate		

#### **DETAILED ACTION**

This is the **Final Office Action** for application number 10/595,475 UNIVERSAL MOUNTING FOR A VEHICLE REAR VIEW MIRROR, filed on 4/21/06. Claims 16-29 are pending. This **Final Office Action** is in response to applicant's reply dated 4/29/08. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Applicant's amendment necessitated any new ground(s) of rejection presented in this Office action.

### Claim Rejections - 35 USC § 103

Claims 16-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 5106177 to Dolasia and in view of United States Patent No. 6527240 to Huang.

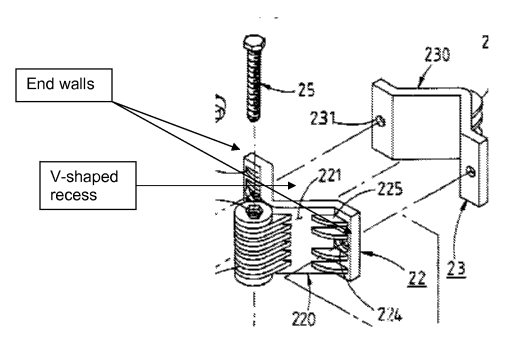
Dolasia teaches a rear view mirror (21) having a mirror mounting arm (13) attached thereto, the rear view mirror having a reflector and a back, a universal mounting (10) connected to the back for connecting the rear view mirror to a mirror arm with a cross section shape selected from a polygon; the mounting having a mirror arm engaging surface (11) which comprises an open recess.

Dolasia does not teach the specifics of the mount.

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Huang teaches a mount which could be used to mount the mirror device of Dolasia including a mount (22) having an open recess and parallel end walls (See Below) and a base (220) which extends between the end walls; the base is perpendicular to the parallel end walls and having a V-shaped recess (See Below) in the base, where the width of the V-shaped recess is less than the width of the base, such that a flat section of the base remains on each side of the V- shaped recess, the V-shaped recess having two surfaces which are angled at 120° to each other and extend up to the base; and clamp means (25) provided on the mounting which engage the mirror arm (21) and clamp the mirror arm to the mirror arm engaging surface.



Huang also teaches a means for securing (230) the mounting to a rear view mirror and in which the clamping means comprise a cap (234), the internal dimensions of which are greater than the mounting so that the cap can be placed over the mounting

and a pair of fasteners (29) passed through the cap and into sockets provided in the mounting, wherein the cap is provided with a mirror arm engaging surface comprising a substantially V shaped recess.

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Huang could be used to clamp the mirror of Dolasia to the desired surface, the mounting of a mirror which was well known in the art at the time of the invention and therefore the mount as taught by Huang is obvious.

It would also have been obvious to one of ordinary skill in the art to have made the mount adapted to engage a mounting surface of any dimension including a diameter of between 16 and 28mm so that the mirror arm does not contact the base, or wherein the cap is about 28mmwide, the configuration used in order to support the device in the manner desired, the dimension being a design choice which would be obvious to optimize. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made from the teachings of Huang to have optimized the dimensions of the device including because these dimensions are predictable. (See KSR v. Teleflex, 550 U.S., 127 S. Ct. 1727 (2007)).

Claims 23-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over United States Patent No. 5106177 to Dolasia and in view of United States Patent No. 6527240 to Huang and further in view of United States Patent No.6719255 to Chen.

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Dolasia and Huang teach the basic inventive concept as shown above. Dolasia also teaches where the mounting is releasably attachable to the rear view mirror and the clamping means comprise a central fastener (15) which passes through an aperture provided on the mirror arm with which it is to be used and provided in the base of the mounting and through an aperture provided in the back of the rear view mirror, which it is attached by securing means.

Huang teaches that the arms are of square cross-section and substantially flat mirror arm engaging surface and a hand grip portion (225).

Dolasi and Huang do not teach where the V or U-shaped recess in the cap is provided with re-entrant cut-outs to engage the comers of polygonal cross-section arms or where the fastener is in the form of a bolt which is provided with a socket in its head adapted to receive the secured fastener of an outer clamping member.

Chen teaches a clamping device with a V-shaped recess which has a cap (32) and with re-entrant cut-outs (300), used in order to be able to clamp the desired shape more securely and a fastener (46) is in the form of a bolt which is provided with a socket in its head adapted to receive the secured fastener of an outer clamping member and to allow release by a suitable tool. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made from the teachings Chen to have used cut-outs in order to more securely fasten the desired item.

## Response to Arguments

The applicant's argument are moot in view of the new grounds of rejection above.

#### Conclusion

THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action. Any inquiry concerning this communication should be directed to Amy J. Sterling at telephone number 571-272-6823. The fax machine number for the Technology center is 571-273-8300 (formal amendments) or 571-273-6823 (informal communications only). Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center receptionist at 571-272-3600.

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/Amy J. Sterling/ Primary Examiner 7/2/08